Case 23-11463-ABA Doc 24 Filed 04/14/23 Entered 04/14/23 14:50:55 Desc Main

Document Page 1 of 2

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

Caption in Compliance with D.N.J. LBR 9004-1(b)

Jeffrey E. Jenkins, Esq. JENKINS LAW GROUP 412 White Horse Pike Audubon, NJ 08106 856-546-9696 The same of No.

Order Filed on April 14, 2023 by Clerk U.S. Bankruptcy Court District of New Jersey

In Re:

William and Sontay Spence

debtors

Case No.: 23-11463

Chapter: 13

Judge: ABA

ORDER ON MOTION FOR AUTHORIZATION TO ENTER INTO FINAL LOAN MODIFICATION AGREEMENT (CHAPTER 13)

The relief set forth on the following page is **ORDERED**.

DATED: April 14, 2023

Honorable Andrew B. Altenburg, Jr. United States Bankruptcy Court

Case 23-11463-ABA Doc 24 Filed 04/14/23 Entered 04/14/23 14:50:55 Desc Main Document Page 2 of 2

| The Court ha | ving reviewed the M | otion for Authorizati | on to Enter into | Final Loan Modifi | cation |
|---|---|---|--|--|-----------------------------------|
| Agreement filed on <u>(</u> |)3/30/2023 | , as to the first | | mortgage [enter] | first, |
| second, third, etc.] co 410 Snow Fox Land | | • | and the Court ha | aving considered ar | ny |
| objections filed to suc | ch motion, it is hereb | y ORDERED that: | | | |
| The o | debtor is authorized t | o enter into the final | loan modification | on agreement. | |
| 1) The land order. If it is not, the statement fully executed. A date of the secured cr | ney, if any, and the st response by the debt | nin 14 days thereafte tanding trustee a Cer or, if any, must be fi | r, must file with tification indica | the Court and serv | e on the ment was |
| 2) Upor debtor, the standing to claim. Absent the filindisburse funds on har of claim filed in this of Modification Agreement | ng of the Certification and to other creditors p case with respect to the | to the secured creditor on within the time fra oursuant to the provis | or all funds held me set forth abo sions of the conf | or reserved relating eve, the standing tru firmed Plan and any | g to its ustee will y proof |
| 3) Unleadebtor must file a <i>Mo</i> modification. If the lomust also file amende | oan modification resu | an and Motions with alts in material chang | in 14 days of co | onsummation of the 's expenses, the deb | loan |
| 4) Chec | k one: | | | | |
| X _T 1 | nere is no order requi | ring the debtor to cu | re post-petition | arrears through the | Plan; or |
| Order filed onarrearage is vacated a | | ring the Standing Tru | | | |
| and the Standing True on; | | | | | |
| 5) If fee attorney, an Applicati | es and costs related to | _ | | | btor's |
| | on for Authorization t | - | | | ied. |